DEED IN TRUST

(1 us V00A\$ 2)	sace For Recorder Cose Only)
THIS INDENTURE WITNESSETH, that the Grantor'S RAUL P	EREZ and ELIZABETH PEREZ,
	, for and in consideration of the sum
(2 10.00), in hand paid, and of other good and valuable skinowledged, Convey and Warrant unto Bank of Chicas	to considerations, receipt of which is hereby duly to/Garfield Ridge , an illinois bank- route trusts within the State of Illinois, as Trustee
under the provisions of a certain trust Agreement, dated the 28th day of May 92-5-4, the following described real estate in the County of CO	o k and State of Illinois, to wit:
P.I.N. 13-25-315-034 LOTS 27, 28, 29 AND 30 IN LOGAN SQUARE AD	DITION TO CHICAGO, BEING
A SUBDIVISION OF LOT 3 IN COUNTY CLERKS D SUBJECTHE SOUTHWEST 1/4 OF SECTION 25, TOWNSDEAST OF THE THIRD PRINCIPAL MERIDIAN, IN Property address: 2529 N. Milwaukee Ave.,	IVISION OF THE WEST 1/2 HIP 40 NORTH, RANGE 13,
TO HAVE AND TO HOLD the said real estate with the appurtunances, upon the ti- said Trust Agreement set forth.	
hull power and authority is lere's, granted to said Trustee with respect to the real et times to improve, manage, protect, a usualishinde said real estate or any part thereof, to vacate any subdivision or part thereof, and to resubdivide said real estate as often as de chase, to self on any terms, to conve, oner with or without consideration, to convey or successors in trust all of the titustee, to donate, to dedicate, to moreage, pledge or otherwise encumber said real estor any part thereof, from time to time, up por assion or reversion, by leases to commiterms and for any period or periods of time, not exceeding in the case of any single demitleases upon any terms and for any period or periods of time and to amend, change or mat any time or times hereafter, to contract to lake leases and to grant options to leas chase the whole or any part of the reversion and to contract respecting the manner of part too or to exchange said real estate, or any part it bereof for other real or persons kind, to release, convey or assign any right, title or or er, st in or about or easement as and to deal with said real estate and every part thereof in all other ways and for such person owning the same to deal with the same, whether s'outer to or different from	dedicate parks, streets, highways or alleys and to street, to contract to sell, to grant options to pursaid real estate or any part thereof to a successor file, estate, powers and authorities vested in said tate, on any part thereof, to lease said real estate, ence in the present or in the future and upon any set the term of 198 years, and to renew or extend odify leases and the terms and options to putch to future and options to putch in the present of the present of future rentals, to
fin no case shall any party dealing with said frustee, or any successor in trust, in relation any part thereof shall be conveyed, contracted to be sold, teared or mortgaged by said see to the application of any purchase money, tent or money to rewed or advanced or terms of the trust have been complied with, or be obliged to any our into the author	on to said real estate, or to whom said real estate is Trustee, or any successor in trust, be obliged to the trust property, or be obliged to see that the ritty, not estate and the ritty n
Trustee, or he obliged or privileged to inquire into any of the terms of air. Trust Agreer or other instrument executed by said Trustee, or any successor in the interest in relation to a favor of every person relying upon or claiming under any such conveying, aliase or oth thereof the trust created by this Deed and by said Trust Agreement was infulling the ment was executed in accordance with the trusts, conditions and timitations contain amendments thereof, if any, and is binding upon all beneficiaries thereunding to the authorized and empowered to execute and deliver every such deed, trust dead lesse, respance is made to a successor or successors in trust, that such successors in the successors in the successors in the successors or successors in trust, that such successors or successors in trust, that such successors or successors in trust, that such successors or successors in trust, the successors or successors in trust, the successors or successors in the successors or successors in trust, the successors or successors or successors in trust, the successors or successors in the successors or successors o	ment; and every deed, trust deed, mortgage, tease and trust property shall be conclusive evidence in reconstruction. (a) that at the time of the delivery effect, (b) that such conveyance or other instrued herein and in said Trust Agreement or in all said Trustaee, or any successor in trust, was duly nortgage or other instrument and (d) if the contractive head errorative and errorative and errorative deed errorative and err
vested with all the title, estate, rights, powers, authorities, duties and obligations of the Chick conveyance is made upon the express understanding and condition that the G successor or successors in trust shall incur any personal liability or be subjected to all or its or their agents or attorneys may do or omit to do in or about the said real estate of Agreement or any amendment thereto, or for injury to person or property happening in the high hereby expressly waived and released. Any contract, obligation or indehtednes nection with said real estate may be entered into by it in the name of the then beneficiar in-fact, hereby irrevocably appointed for such purposes, or at the election of the Truste and not individually (and the Trustee shall have no obligation whatsoever with respect except only so far as the trust property and funds in the actual possession of the Truste charge (thereof). All persons and corporations whomsoever and whatsoever shall be cha	in his or their predecessor in trust. In trustee, neither individually or as Trustee, nor its drivin, judgment or decree for anything it or they for all trust or as Juli said real estate, any and all such liabilities of an extension er said Trust Agreement as their attorneyses on er said Trust Agreement as their attorneyses on an expression or expression er said trust Agreement as their attorneyses.
of the filing for record of this Deed. The interest of each and every beneficiary hereunder and under said Trust Agreeme of them shall be only in the earnings, avails and proceeds arising from the safe or any interest is hereby declared to be personal property, and no beneficiary hereunder shall to said trust property as such, but only an interest in the earnings, avails and proceeds it to the trustee the entire legal and equitable fittle in fee simple, in and to all of the	other disposition of the trust property, and such take any title or inverse, legal or equitable, in or tereof as aforesaid, the intention hereof being to
If the title to any of the trust property is now or hereafter registered, the Registrar of in the certificate of fittle or duplicate thereof, or memorial, the words "in trust", or "upo similar import, in accordance with the statute in such case made and provided. And the said Grantor_S hereby expressly waive: and release any and all ristalutes of the State of Illinois, providing for the exemption of homesteads from sale of	f Titles is hereby directed not to register or note note note note note note in the note of the note o
IN WITNESS WHEREOF, the Grantor S aforesaid have hereunto set their day of May	hame S and seat S this 25 c D
[Soal]	130 m
STATE OF COOK SS.	Seal \$25.50
	otary Public in and for said COUNTY THE SECORDER
	ribed to the foregoing instrument, appeared be-
NOTARY PLBLIC, TATE OF ILLINOIS MENON MAN OF	1/1/0
REMON & LOPEZ LAW OFFICES, P.C.	SS OF PROPERTY. 29 N. Milwaukee Ave. icago, Illinois BOVE ADDRESS IS FOR STATISTICAL PURPOSES AND IS NOT A PART OF THIS DEED
2337 N. Milwaukee Ave. Ch	icago, Illinois
Chicago, Illinois 60647 SEND	BOVE ADDRESS IS FOR STATISTICAL PURPOSES AND IS NOT A PART OF THIS DEED BUBSEQUENT TAX BILLS TO J1 Perez
	29 N. Milwaukee Ave., Chgo., Ill.

(Address)

TRUST NO.

RETURN TO: Blank of Chicago/Garfield Ridge 6353 West 55th Street Chicago, Illinois 68638

DEED IN TRUST MARRANTY DEED!

Bank of Chicago/Garfield Ridge Chicago, Illinois

TRUSTEE

92446254

702-0 18171 84m1/09wg, Inc.

Property of Cook County Clerk's Office

.

UNOFFICIAL COPY

STATEMENT BY GRANTOR AND GRANTEE

The grantor or his agent affirms that, to the best of his knowledge, the name of the grantse shown on the deed or assignment of beneficial interest in a land trust is either a natural person, an Illinois corporation or foreign corporation authorized to do business or acquire and hold title to real estate in Illinois, a partnership authorized to do business or acquire and hold title to real estate in Illinois, or other entity recognized as a person and authorized to do business or acquire title to real estate under the laws of the State of Illinois.

Tame of cu	e state or Ill	inois.		~) /	
Dated:JU	NE 4	, 19 ⁹² Signatu	re;	1 Soul	
)		Granto	r or Agent	RAUL PEREZ
Subscribed	and aworn to	before	Ples	bet	reg
me by the	saic grantor		7	EL	izab e ty perez
CUIR	GEN OF JUNB	/	/		1
19 92	- / X,		·············		0
Thors	aret (Frais)	OFFICIAL SI			
	ary Public	Notary Public, State My Commission Expl	e of lilinois { res 3/26/95 }		
The grante	e or his agent	attime-and-w	estites th	at the name	of the
grantee sh	own on the dee	d or assignmen	nt of benef	licial inte	rest in
a land trus	st is either a	natural persor	i, an Illin	ora combona	tion or
	rporation auth				
title to r	eal estate in	Illinois a k	sarrueraurb	authorize	a to do
	r acquire and				
	ty recognized				
	and hold tit	te to rest 65			
State of I	TTINGIS.		WINK OF CE	IICAGO LITT	
Dated: Ju	NE 4	, 19 Signatu	ce: Jona	ed U/X	ancryp
***************************************		,		STANCZYK,	
			DONALD A	VICE PRESIDE	AT.
Subscribed	and sworn to grantee	before	Dimension	10	
me by the	said grantee				
this 4TH	day of JUNE			Usca	
1992.					4 4 CT KA
The same	AP 1	,		926	146254
- May	crettude	OFFICIAL SE	AL" {	C)
NOT	ary Public	Margaret Pri			
NOTE:		Mu.Commission Excil	es.3(26/95L.)	***	
MOLE:	Any person what statement conce	ue wuewrueth.	* PACTORIA	false	
	statement conce shall be guilt				
	the first offer				
	for subsequent			कुर स्थाप कर किया व व व वर्ष व्य	

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

UNOFFICIAL COPY

Property or County Clerk's Office